

1 GEORGE O. WEST III [SBN 7951]
2 Law Offices of George O. West III
3 *Consumer Attorneys Against Auto Fraud*
4 10161 Park Run Drive, Suite 150
5 Las Vegas, NV 89145
6 gowesq@cox.net
7 www.americasautofraudattorney.com
8 www.nevadasautofraudattorney.com
9 (702) 664-1168
10 (702) 664-0459 [fax]

7 RONALD BURGE, ESQ (Pro Hac Vice)
Ohio SNB 0015609
8 Burdge Law Office Co LPA
8250 Washington Village Drive
9 Dayton, Ohio 45458-1850
Ron@burdgelaw.com
10 www.ohiolemonlaw.com/
(937) 432-9500
11 (937)432-9503 [fax]

12 Attorneys for Plaintiff
13 **GORDON WOOD**

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

18 || GORDON WOOD, an Individual

CASE NO.: 2:18-cv-01710-JCM-BNW

19 Plaintiff

**STIPULATION AND ORDER
EXTENDING TIME TO FILE
OPPOSITION TO DEFENDANT'S
MOTION FOR SUMMARY
JUDGMENT**

21 - VS. -

[FIRST REQUEST]

23 WINNEBAGO INDUSTRIES, INC.,

24 || Defendant

1 Defendant WINNEBEGO filed their Motion for Summary Judgment on June 21,
2 2019. Due to Plaintiff counsel's current vacation schedules, current trial schedules, and
3 other time sensitive matters in other cases currently pending or planned within the next
4 two, to two and half weeks, the parties in the above captioned matter, by and through
5 their attorneys of record, hereby stipulate and agree to extend the deadline for Plaintiff to
6 file and serve his opposition to Winnebago's motion for summary judgment, to up to and
7 including July 26, 2019.
8

9 Dated this 24th day of June, 2010

10 By _____
11 George O. West III
12 Law Offices of George O. West III
13 Consumer Attorneys Against Auto Fraud

14 Ronald Burge
15 Burgle Law Office Co LPA

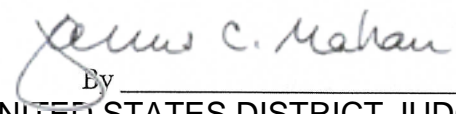
16 Attorneys for Plaintiff
17 **GORDON WOOD**

18 By 
19 MICHAEL M. EDWARDS, ESQ.
20 NICHOLAS L. HAMILTON, ESQ.
21 MESSNER REEVES LLP
22 Attorneys for Defendant
23 WINNEBAGO INDUSTRIES INC

24 **ORDER**

25 Based on the stipulation before the court, and good cause shown, time is extended
26 for Plaintiff to file his opposition to Defendant WINNEBAGO's motion for summary
27 judgment. Plaintiff's opposition shall be due on July 26, 2019
28

Dated June 26, 2019.


By _____
UNITED STATES DISTRICT JUDGE